1 2 3 4	Mark J. Tamblyn (State Bar No. 179272)  mjt@wexlerwallace.com  WEXLER WALLACE LLP  333 University Avenue, Suite 200  Sacramento, California 95825  Telephone: (916) 565-7692  Facsimile: (312) 346-0022				
5	Kenneth A. Wexler				
6	kaw@wexlerwallace.com Jason K. Keener jkk@wexlerwallace.com WEXLER WALLACE LLP				
7					
8	55 West Monroe, Suite 3300 Chicago, Illinois 60603 Telephone: (312) 346-2222 Facsimile: (312) 346-0022				
9					
10	Additional Plaintiff's Counsel Appear				
11	on the Signature Page				
12					
13	UNITED STATES DISTRICT COURT				
14	NORTHERN DISTRICT OF CALIFORNIA				
15	ROBERT CULLEN, individually and on				
16	behalf of all others similarly situated,	Civil Action No.			
17	Plaintiff,	COMPLAINT FOR DAMAGES AND EQUITABLE RELIEF			
18		AND EQUITABLE RELIEF			
19	v.	CLASS ACTION			
20	ZOOM VIDEO COMMUNICATIONS, INC.,	<b>DEMAND FOR JURY TRIAL</b>			
21	a Delaware corporation,				
22	Defendant.				
23					
24	Plaintiff Robert Cullen ("Plaintiff") brings th	is class action complaint against Defendant			
25	Zoom Video Communications, Inc. ("Zoom" or "Defendant"), on behalf of himself, and all				
26	others similarly situated, and alleges, upon personal knowledge as to his own actions and his				
27	counsel's investigations, and upon information and belief as to all other matters, as follows:				
28	counser's investigations, and upon information and benef as to an other matters, as follows.				

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### NATURE OF ACTION

- 1. Zoom provides an overwhelmingly popular online video conferencing platform, which includes remote conferencing services, online meetings, chat, and mobile collaboration. Zoom's chief product is "Zoom Meetings." Its use by consumers and businesses has exploded in the face of the current COVID-19 virus pandemic that is impacting the world and while a majority of Americans are currently under "stay home" or "shelter in place" directives. Naturally, consumers have flocked to Zoom, and other web conferencing vendors, as a means to more safely maintain closeness with friends and loved ones and conduct business. Not surprisingly, Zoom's stock price has skyrocketed, up over 115% in the last two months (since late January 2020).
- 2. Zoom, however, has failed to properly safeguard the personal information of the increasing millions of users of its software application ("Zoom App") and video conferencing platform. Upon installing or upon each opening of the Zoom App, Zoom collects the personal information of its users and discloses, without adequate notice or authorization, this personal information to third parties, including Facebook, Inc. ("Facebook"), invading the privacy of millions of users.
- 3. By this action, Plaintiff, on behalf of himself and the members of the Class defined below, seeks damages and equitable relief to remedy Defendant's violations of California's Unfair Competition Law, Consumers Legal Remedies Act, and Consumer Privacy Act.

#### JURISDICTION AND VENUE

4. This Court has subject matter jurisdiction over the claims alleged in this Complaint pursuant to the Class Action Fairness Act, 28 U.S.C. §1332(d)(2)(A) because: (a) this

- 11. The Zoom App may be identified as "ZOOM Cloud Meetings" app on the iOS app store. Zoom states that the Zoom App allows users to "Stay connected wherever you go start or join a meeting with flawless video, crystal clear audio, instant screen sharing, and cross-platform instant messaging for free!"
- 12. Zoom boasts its appreciation for the importance of maintaining its users' privacy, stating on its website "You trust us to connect you to the people that matter. We value that trust more than anything else. We want you to know what data we collect and how we use it to provide our service." (<a href="https://zoom.us/privacy-and-legal">https://zoom.us/privacy-and-legal</a>). Zoom's Privacy Policy purports to identify and disclose to its users all the information Zoom automatically collects from its users when they interact with Zoom's products.
- 13. However, Defendant's statements regarding the inviolability of its users' privacy and personal information are false because Defendant's wholly inadequate program design and security measures have resulted, and will continue to result, in unauthorized disclosure of its users' personal information to third parties, including Facebook.
- 14. Zoom represents in its Privacy Policy that it "utilize[s] a combination of industry-standard security technologies, procedures, and organizational measures to help protect your Personal Data from unauthorized access, use, or disclosure." Despite Zoom's representations in its posted Privacy Policy that it "utilize[s] a combination of industry-standard security technologies, procedures, and organizational measures to help protect your Personal Data from unauthorized access, use, or disclosure." Zoom however included in the Zoom App, without any adequate disclosure to users, code that made undisclosed disclosures of users' personal information to Facebook and possibly other third parties.
- 15. On March 26, 2020, Joseph Cox posted a report on Motherboard for the Vice Media Group documenting the behavior of the Zoom App's unauthorized disclosure of user

personal information to Facebook. (<a href="https://www.vice.com/en\_us/article/jged4x/envestnet-yodlee-credit-card-bank-data-not-anonymous">https://www.vice.com/en\_us/article/jged4x/envestnet-yodlee-credit-card-bank-data-not-anonymous</a>). The report states "The Zoom app notifies

Facebook when the user opens the app, details on the user's device such as the model, the time zone and city they are connecting from, which phone carrier they are using, and a unique advertiser identifier created by the user's device which companies can use to target a user with advertisements." As stated in the Motherboard report, the findings by Mr. Cox were verified by Will Strafach, an iOS researcher and founder of the privacy-focused iOS app Guardian.

- 16. The unauthorized information is sent to Facebook when a user installs, and each time a user opens, the Zoom App. This information includes, but is not limited to, the users' mobile OS (operating system) type and version, the device time zone, the device model and the device's unique advertising identifier. The unique advertising identifier allows companies to target the user with advertisements. This information is sent to Facebook by Zoom regardless of whether the user has an account with Facebook.
- 17. The amount of money Zoom receives from Facebook, and possibly other third parties, is unknown by Plaintiff.
- 18. Had Zoom informed its users that it would use inadequate security measures and permit unauthorized third-party tracking of their personal information, users like Plaintiff and Class members would not have been willing to use the Zoom App. Instead, Plaintiff and Class members would have forgone using Zoom and/or chosen a different video conferencing product that did not send their personal information to Facebook, or any other third party.
- 19. Zoom's failure to implement adequate security protocols and failure to provide accurate disclosures to its users violated those users' privacy and falls well short of Zoom's promises.

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the Zoom App was sending at least the following personal information to Facebook upon installation and each open and close of the Zoom App: Application Bundle Identifier, Application Instance ID, Application Version, Device Carrier, iOS Advertiser ID, iOS Device CPU Cores, iOS Device Disk Space Available, iOS Device Disk Space Remaining, iOS Device Display Dimensions, iOS Device Model, iOS Language, iOS Timezone, iOS Version, and IP Address. Zoom further admitted that these unauthorized disclosures for which no adequate notice was provided to users began when Zoom implemented a "Login with Facebook" feature using the Facebook's software development kit ("SDK") for iOS.

On March 27, 2020, Zoom publicly admitted in a blog entry on its website that

21. Also on March 27, 2020, Zoom released a new version of the Zoom App which purports to no longer send unauthorized personal information of its users to Facebook. However, even assuming this updated version works as described by Zoom, the harm to Plaintiff and the Class members has been done and continues. Zoom appears to have taken no action to block any of the prior versions of the Zoom App from operating. Thus, unless users affirmatively update their Zoom App, they likely will continue to unknowingly send unauthorized personal information to Facebook, and perhaps other third parties. Zoom could have forced all iOS users to update to the new Zoom App to continue using Zoom but appears to have chosen not to. Moreover, Zoom's making of an ostensibly corrected Zoom App does nothing to remedy the unauthorized disclosures made by Zoom to date. Zoom has not ensured that Facebook (or anyone else, including others with whom Facebook has shared this personal information) has deleted all the personal information that it received from Zoom without adequate notice or authorization by Zoom's users. Finally, Zoom has not taken any actions to compensate its users for its failure to properly safeguard their personal information in violation of their right of privacy and California's consumer protection laws.

### **CLASS ACTION ALLEGATIONS**

22. Plaintiff brings this action on behalf of himself, and as a class action under the Federal Rules of Civil Procedure, Rule 23(a), (b)(2) and (b)(3), seeking injunctive relief and damages pursuant to federal law and California unfair competition, consumer protection, and privacy laws on behalf of the members of the following class:

All persons and businesses in the United States whose personal or private information was collected and/or disclosed by Zoom to a third party upon installation or opening of the Zoom video conferencing application (the "Class").

- 23. Specifically excluded from the Class are the Defendant; the officers, directors or employees of the Defendant; any entity in which the Defendant has a controlling interest; and any affiliate, legal representative, heir or assign of the Defendant. Also excluded from the Class are any federal, state or local governmental entities, any judicial officer presiding over this action and the members of his/her immediate family and judicial staff, any juror assigned to this action. Business entities are excluded from the Class for purposes of Plaintiff's claim for relief under the California Consumers Legal Remedies Act.
  - 24. Members of the Class are readily identifiable from Defendant's records.
- 25. Members of the Class are so numerous that individual joinder of all the members is impracticable. Although the precise number and identification of Class members is unknown to Plaintiff at this time and can be ascertained only through appropriate discovery of Defendant. The Class is believed to comprise millions of individuals and businesses.
- 26. This action is brought and may properly be maintained as a class action pursuant to the provision of Federal Rules of Civil Procedure 23(a)(1)-(4) and 23(b)(1)-(3). This action satisfies the numerosity, commonality, typicality, adequacy, predominance, and superiority requirements of those provisions. Common questions of fact and law exist as to all Class members which predominate over all questions affecting only individual Class members. These

1	common legal and factual questions, which do not vary from Class member to Class member,		
2	and which may be determined without reference to the individual circumstances of any Class		
3	member, include the following:		
4	A.	Whether Defendant failed to adequately safeguard Plaintiff's and Class	
5		members' property, including their personal information;	
6	В.	Whether Defendant's engaged in unfair or deceptive practices by failing to	
7		properly safeguard Plaintiff's and Class members' personal information;	
9	C.	Whether Defendant violated the applicable consumer protection statutes,	
10		including Cal. Bus. & Prof. Code section 17200, Civil Code section 1770,	
11		and Civil Code section 1798 applicable to Plaintiff and members of the	
12		Class;	
13	D.	Whether Defendant acted negligently in failing to properly safeguard	
14	2.	Plaintiff's and Class members' personal information;	
15	E	-	
16	E.	Whether Zoom collected and disclosed personal information of Plaintiff	
17		and the Class to third parties without first providing notice of such	
18		collection and/or disclosure;	
19	F.	Whether Plaintiff and the other members of the Class are entitled to,	
20		among other things, injunctive relief, and if so, the nature and extent of	
21		such injunctive relief; and	
22	G.	The appropriate class-wide measure of damages.	
<ul><li>23</li><li>24</li></ul>	These and other ques	ations of law or fact, which are common to the members of the Class,	
25	predominate over any	y questions affecting only individual Class members.	
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- 27. Plaintiff's claims are typical of the claims of the Class members. Plaintiff and other Class members must prove the same facts in order to establish the same claims, described herein, which similarly apply to all Class members.
- 28. Plaintiff is an adequate representative of the Class because he is a member of the Class and his interests do not conflict with the interests of the Class members he seeks to represent. Plaintiff has retained counsel competent and experienced in the prosecution of complex class action litigation, and together Plaintiff and its counsel intend to prosecute this action vigorously for the benefit of the Class. The interests of Class members will be fairly and adequately protected by Plaintiff and his counsel.
- 29. A class action is superior to other available methods for the fair and efficient adjudication of this litigation since individual litigation of the claims of all Class members is impracticable. Even if every Class member could afford individual litigation, the court system could not. It would be unduly burdensome to the courts, in which individual litigation of hundreds of cases would proceed. Individual litigation presents a potential for inconsistent or contradictory judgments, the prospect of a race for the courthouse, and an inequitable allocation of recovery among those with equally meritorious claims. Individual litigation increases the expense and delay to all parties and the court system in resolving the legal and factual issues common to all Class members' claims relating to Defendant's unlawful conduct. By contrast, the class action device presents far fewer management difficulties and provides the benefit of a single adjudication, economies of scale, and comprehensive supervision by a single court.
- 30. The various claims asserted in this action are additionally or alternatively certifiable under the provisions of Federal Rules of Civil Procedure 23(b)(1) and/or 23(b)(2) because:

1		A.	The prosecution of separate actions by numerous individual Class
2			members would create a risk of inconsistent or varying adjudications with
3			respect to individual Class members, thus establishing incompatible
4			standards of conduct for Defendant;
5		B.	The prosecution of separate actions by individual Class members would
6			also create the risk of adjudications with respect to them that would, as a
7			practical matter, be dispositive of the interest of other Class members who
8			are not a party to such adjudications and would substantially impair or
9			impede the ability of such non-party Class members to protect their
10			
11			interests; and
12		C.	Defendants have acted on grounds generally applicable to the entirety of
13			the Class, thereby making appropriate final declaratory and injunctive
14			relief with respect to the Class as a whole.
<ul><li>15</li><li>16</li><li>17</li></ul>			FIRST CLAIM FOR RELIEF Violation of the California Consumer Privacy Act Cal. Civ. Code § 1798.100, et seq.
18	31.	Plainti	iff incorporates by reference the foregoing allegations as if fully set forth
19	herein.	1 Idillo	in medipolates of reference the fologoning unequalons as it runly see forth
20		TEI C	I'S C D A COOLO ("CODA")
21	32.	The C	alifornia Consumer Privacy Act of 2018 ("CCPA") went into effect on
22	January 1, 2020. This comprehensive privacy law was enacted to protect consumers' personal		
23	information from collection and use by businesses without appropriate notice and consent.		
24	33.	Throu	gh the above-detailed conduct, Defendant violated the CCPA by, among
25	other things,	collectir	ng and using personal information without providing consumers with
26	adequate noti	ce consi	stent with the CCPA, in violation of Civil Code section 1798.100(b).
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- 34. Defendant further violated Civil Code section 1798.150(a) of the CCPA by failing to prevent Plaintiff's and the Class members' nonencrypted and nonreducted personal information from unauthorized disclosure as a result of Defendant's violation of its duty to implement and maintain reasonable security procedures and practices appropriate to the nature of the information to protect the personal information of Plaintiff and Class members.
- 35. As a direct and proximate result of the Defendant's act, Plaintiff's and the Class members' personal information was subjected to unauthorized disclosure as a result of Defendant's violation of the duty; through the Zoom App where personal information was regularly collected and sent to Facebook and possibly other third parties without authorization.
- 36. As a direct and proximate result of Defendant's act, Plaintiff and the Class members were injured and lost money or property, including but not limited to the price received by Defendant for the services, the loss of the Class members' legally protected interest in the confidentiality and privacy of their personal information, nominal damages, and additional losses as described above.
- 37. Defendant knew or should have known that the Zoom App security practices were inadequate to safeguard the Class members' personal information and that the risk of unauthorized disclosure to at least Facebook was highly likely. Defendant failed to implement and maintain reasonable security procedures and practices appropriate to the nature of the information to protect the personal information of Plaintiff and the Class members.
- 38. Zoom is a corporation that is organized and operated for the profit or financial benefit of its owners with a reported total third-quarter revenue for fiscal year 2020 of \$166.6 million. Zoom collects users' personal information as defined in Civil Code section 1798.140.

- C. invasion of Plaintiffs' and Class members rights of privacy.
- 45. With respect to Zoom's violation of the CLRA, Defendant's practices constitute violations of California Civil Code section 1770 in at least the following respects: misrepresenting that the Zoom App had characteristics, benefits, or uses that it does not have (preventing unauthorized access and disclosure of users' personal information when in fact it does not); misrepresented the Zoom App was of a particular standard, quality, or grade (preventing unauthorized access and disclosure of users' personal information when in fact it does not); advertising the Zoom App with an intent not to sell it as advertised (advertising it as preventing unauthorized access and disclosure of users' personal information when in fact it does not); and misrepresenting that the Zoom App was supplied in accordance with previous representations when it was not (preventing unauthorized access and disclosure of users' personal information when in fact it does not).
- 46. With respect to Zoom's violation of the CCPA, a "business that collects a consumer's personal information shall, at or before the point of collection, inform consumers as to the categories of personal information to be collected and the purposes for which the categories of personal information shall be used." Cal. Civ. Code § 1798.100(b). "A business shall not collect additional categories of personal information or use personal information collected for additional purposes without providing the consumer with notice consistent with this section." *Id*.
- 47. The CCPA defines "personal information" as any "information that identifies, relates to, describes, is reasonably capable of being associated with, or could reasonably be linked, directly or indirectly, with a particular consumer or household." Cal. Civ. Code \$1798.140(o)(1). Personal information includes, but is not limited to, "identifiers such as…unique personal identifier, online identifier,…, or similar identifiers", Cal. Civ. Code

- §1798.140(o)(1)(A), "internet or other electronic network activity information, including but not limit to...information regarding a consumer's interaction with an internet website, application, or advertisement", Cal. Civ. Code §1798.140(o)(1)(F) and "geolocation data", Cal. Civ. Code. §1798.140(o)(1)(G).
- 48. As set forth in detail elsewhere in this Complaint, Zoom collected Plaintiff's and the Class's "personal information" as defined in the CCPA and failed to inform Plaintiff and the Class of the same at or before the point of collection. Accordingly, Zoom violated the CCPA.
- 49. In addition to constituting "unlawful conduct" in violation of the above-noted laws, Zoom's activities also constitute unfair practices in violation of the UCL because Zoom's practices violate an established public policy, and/or the practice is immoral, unethical, oppressive, unscrupulous, and substantially injurious to Plaintiff and the Class. The harm caused by Defendant's conduct outweighs any potential benefits attributable to such conduct and there were reasonably available alternatives to further Defendant's legitimate business interests, other than Defendant's conduct described herein.
- 50. By exposing, compromising, and willfully sharing Plaintiff's and Class members' personal information without authorization, Defendant engaged in fraudulent business practice that is likely to deceive a reasonable consumer.
- 51. A reasonable person would not have agreed to use the Zoom App had he or she known the truth about Defendant's practices alleged herein. By withholding material information about its practices, Defendant was able to convince customers to use the Zoom App and to entrust the safe keeping of their personal information to Defendant. Accordingly, Defendant's conduct also was "fraudulent" within the meaning of the UCL.
- 52. Because of Defendant's violations of the UCL, Plaintiff and the Class have suffered injury-in-fact and have lost money or property. Plaintiff and the Class are entitled to

1	restitution, disgorgement, an injunction, declaratory, and other equitable relief for such unlawful			
2	practices to prevent future harm for which there is no adequate remedy at law.			
3	THIRD CLAIM FOR RELIEF Violation of the California Consumers Legal Remedies Act Cal. Civ. Code § 1750, et seq.			
4				
5	53. Plaintiff incorporates by reference the foregoing allegations as if fully set forth			
6	herein.			
7	54. California's Consumers Legal Remedies Act ("CLRA") has adopted a			
8	comprehensive statutory scheme prohibiting various deceptive practices in connection with the			
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12	,			
13	against unfair and deceptive business practices and to provide efficient and economical			
14	procedures to secure such protection.			
15	55. Defendant is a "person" as defined by Civil Code section 1761(c), because it is a			
16	corporation, as set forth above.			
17	56. Plaintiff and Class members are "consumers" within the meaning of Civil Code			
18	section 1761(d).			
19	57. The Zoom App used by Plaintiff and the Class constitute "goods" and "services"			
20	within the meaning of Civil Code section 1761(a).			
21	58. Plaintiff and the Class's download, installation and/or use of Defendant's Zoom			
22	App constitute "transactions," as defined by Civil Code section 1761(e).			
23	59. Plaintiff and Class members downloaded the Zoom App from Defendant for			
24				
25	personal, family, and household purposes, as defined by Civil Code section 1761(d).			
<ul><li>26</li><li>27</li></ul>				
28				
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- 60. Venue is proper under Civil Code section 1780(d) because a substantial portion of the conduct at issue occurred in this District and Defendant resides in this District. A declaration pursuant to Civil Code section 1780(d) is attached to this Complaint.
- 61. As described herein, Defendant's practices constitute violations of California Civil Code Section 1770 in at least the following respects:
  - A. In violation of section 1770(a)(5), Zoom misrepresented that the Zoom

    App had characteristics, benefits, or sues that it does not have. Zoom

    represented it was preventing unauthorized access and disclosure of users'

    personal information when in fact it does not;
  - B. In violation of section 1770(a)(7), Zoom misrepresented the Zoom App was of a particular standard, quality, or grade. Zoom represented it was preventing unauthorized access and disclosure of users' personal information when in fact it does not;
  - C. In violation of section 1770(a)(9), Zoom advertised the Zoom App with an intent not to sell it as advertised. Zoom advertised its app as secure from unauthorized disclosure users' personal information, when in fact it is not; and
  - D. In violation of section 1770(a)(16), Zoom misrepresented that the Zoom App was supplied in accordance with previous representations when it was not. Zoom represented it was preventing unauthorized access and disclosure of users' personal information when in fact it does not.
- 62. Defendant's misrepresentations regarding the Zoom App were material to Plaintiff and Class members because a reasonable person would have considered them important in deciding whether to download, install, open and/or use the Zoom App.

- 63. Plaintiff and Class members relied upon Defendant's material misrepresentations and would have acted to protect their personal information had they known the truth.
- 64. As a direct and proximate result of Defendant's material misrepresentations, Plaintiff and Class members have been irreparably harmed.
- 65. In accordance with Civil Code section 1782(a), Plaintiff's counsel has served Defendant with notice of these CLRA violations by certified mail, return receipt requested.
- order enjoining Defendant from making such material misrepresentations and to engage in corrective advertising to alert consumers of its prior misrepresentations. If Defendant fails to respond to Plaintiff's notice letter, or fails to rectify the violations detailed above and to give adequate notice to all affected consumers within 30 days of the date of written notice, Plaintiff also will seek actual, punitive, and statutory damages, restitution, attorneys' fees and costs, and any other relief the Court deems proper as a result of Defendant's CLRA violations.

# FOURTH CLAIM FOR RELIEF Negligence

- 67. Plaintiff incorporates by reference the foregoing allegations as if fully set forth herein
- 68. Defendant developed, marketed, sold, and distributed the Zoom App to Plaintiff and Class members with full awareness of the purpose for which the Zoom App was being used, as well as its users' expectation that Zoom would protect its users' personal information in accordance with its posted Privacy Policy.
- 69. Defendant owed duties to Plaintiff and Class members arising from the sensitivity of Plaintiff's and Class members' information and privacy rights the Zoom app was designed to secure and protect, and to exercise reasonable care in safeguarding such information and privacy rights. These duties include, but are not limited to: designing, maintaining, implementing,

monitoring, testing, and complying with reliable security systems, protocols, and practices to ensure that Plaintiff's and Class members' Zoom App was adequately secured and not disclosing their personal information to unauthorized parties without their informed and knowing consent.

- 70. Defendant breached its duties by, among other things, (1) failing to implement and maintain reasonable security protections and protocols, and (2) knowingly disclosing users' personal information to third parties for analytics and marketing purposes without adequate disclosure to and consent from its customers.
- 71. But for Defendant's breaches of its duties, Plaintiff's and Class members' Zoom App would be protected from unauthorized disclosures, and Plaintiff's and Class members' personal information would not have been compromised and/or obtained by third parties without consent.
- 72. Plaintiff and Class members were foreseeable victims of Defendant's wrongful conduct complained of herein. Defendant knew or should have known that its failure to implement reasonable protocols to adequately secure the Zoom App and restrict third-party access to users' personal information would cause damages to Plaintiff and Class members.
- 73. As a result of Defendant's negligent failures, Plaintiff and Class members suffered injury, which includes, but is not limited to exposure to heightened, imminent risk of unauthorized access to their personal information. Plaintiff and Class members must more closely monitor their personal information that Defendant caused to be compromised.
- 74. The damages to Plaintiff and Class members were a proximate, reasonably foreseeable result of Defendant's breaches of its duties.
- 75. Plaintiff and Class members are entitled to damages in an amount to be proven at trial.

# herein.

### FIFTH CLAIM FOR RELIEF

### Invasion of Privacy and Violation of the California Constitution, Art. 1, § 1

- 76. Plaintiff incorporates by reference the foregoing allegations as if fully set forth
- 77. Plaintiff and Class members have a legally protected privacy interest in their personal information that is transferred to or recorded by the Zoom App and are entitled to the protection of their information against unauthorized access.
- 78. Plaintiff and Class members reasonably expected that the Zoom App would be protected and secure from unauthorized parties and that their personal information would not be disclosed to any unauthorized parties or disclosed for any improper purpose.
- 79. Defendant unlawfully invaded the privacy rights of Plaintiff and Class members by (a) failing to adequately secure their personal information from disclosure to unauthorized parties for improper purposes; (b) disclosing their personal information to unauthorized parties in a matter that is highly offensive to a reasonable person; and (c) disclosing their personal information to unauthorized parties without the informed and clear consent of Plaintiff and Class members. This invasion into the privacy interest of Plaintiff and Class members is serious and substantial.
- 80. In failing to adequately secure Plaintiff's and Class members' personal information, Defendant acted in reckless disregard of their privacy rights. Defendant knew or should have known that their substandard security measures are highly invasive and offensive to a reasonable person in the same position as Plaintiff and Class members.
- 81. Defendant violated Plaintiff's and Class members' right to privacy under California law, including, but not limited to, Article 1, Section 1 of the California Constitution and the California Consumer Privacy Act.

1	82.	As a direct and proximate result of Defendant's unlawful invasions of privacy,	
2	Plaintiff's and Class members' personal information has been disclosed and their reasonable		
3	expectations of privacy have been intruded upon and frustrated. Plaintiff and proposed Class		
4	members have suffered injuries as a result of Defendant's unlawful invasions of privacy and are		
5	entitled to appropriate relief.		
6	83. Plaintiff and Class members are entitled to injunctive relief as well as actual and		
7	punitive damages.		
8	paner (c auric		
9		SIXTH CLAIM FOR RELIEF (Unjust Enrichment)	
10	84.	Plaintiff incorporates by reference the foregoing allegations as if fully set forth	
11	herein.		
12	85.	Defendant charges it users various fees for different levels of the Zoom App	
13 14	services.	2 ordinamic diamiges is users (unicus records for unicus records or unicus areas rep	
15			
16	86.	As a direct and proximate result of the unlawful conduct described above,	
17	Defendant has	s been and will continue to be unjustly enriched. Defendant's unlawful acts include	
18	the collection and unauthorized transfer of personal user data to third parties, including		
19	Facebook, for	economic gain.	
20	87.	Defendant has benefited from its unlawful acts and it would be inequitable for	
21	Defendant to be permitted to retain any of the ill-gotten gains resulting from the functionalities		
22	of its video conferencing application and platform.		
23	88.	Plaintiff and members of the Class are entitled to the amount of Defendant's ill-	
24	gotten gains resulting from its unlawful, unjust and inequitable conduct. Plaintiff and members		
25			
26	of the Class are entitled to the establishment of a constructive trust consisting of Defendant's ill-		
27	gotten gains.		
28	89.	Plaintiff and the Class have no adequate remedy at law.	

PRAYER FOR RELIEF 1 WHEREFORE, Plaintiff, on behalf of himself and all others similarly situated, prays that: 2 3 1. The Court determine that this action may be maintained as a class action pursuant 4 to Rule 23(b)(2) of the Federal Rules of Civil Procedure with respect to Plaintiff's claims for 5 injunctive relief, and Rule 23(b)(3) of the Federal Rules of Civil Procedure with respect to the 6 claims for damages, and declaring Plaintiff as the representative of the Class and his counsel as 7 counsel for the Class: 8 2. The Court declare the conduct alleged herein to be unlawful in violation of 9 California's Unfair Competition Law, the Consumers Legal Remedies Act, and the California 10 11 Consumer Privacy Act and the common laws of negligence, invasion of privacy, and unjust 12 enrichment; 13 3. Plaintiff and each member of the Class recover statutory damages to the extent 14 they are available under the California Consumer Privacy Act; 15 4. Plaintiff and each member of the Class recover punitive and treble damages to the 16 extent such are provided by the law; 17 5. Plaintiff and each member of the Class recover the amounts by which the 18 19 Defendant has been unjustly enriched through its conduct; 20 6. Defendant be enjoined from continuing the illegal activities alleged herein; 21 7. Plaintiff and the Class recover their costs of suit, including reasonable attorneys' 22 fees and expenses as provided by law; 23 8. Pre- and post-judgment interest, to the extent allowable; and 24 9. Such other and further relief as this Court deems just and proper. 25 26 JURY DEMAND 27 28

1	Plaintiff, on behalf of himself ar	nd all others similarly situated, hereby demands a trial by
2	jury as to all issues so triable.	
3	Dated: March 30, 2020	Respectfully submitted,
4		
5		/s/ Mark J. Tamblyn
6		Mark J. Tamblyn WEXLER WALLACE LLP
		333 University Avenue, Suite 200
7		Sacramento, California 95825
8		Telephone: (916) 565-7692  mjt@wexlerwallace.com
		mji@wexierwaitace.com
9		Kenneth A. Wexler
10		Jason J. Keener
11		WEXLER WALLACE LLP
11		55 W. Monroe Street, Suite 3300 Chicago, Illinois 60603
12		Telephone: (312) 346-2222
12		kaw@wexlerwallace.com
13		jjk@wexlerwallace.com
14		
15		Daniel E. Gustafson
13		David A. Goodwin Ling S. Wang
16		GUSTAFSON GLUEK PLLC
17		Canadian Pacific Plaza
1 /		120 South Sixth Street, Suite 2600
18		Minneapolis, MN 55402
19		Telephone: (612) 333-8844
1)		dgustafson@gustafsongluek.com dgoodwin@gustafsongluek.com
20		lwang@gustfsongluek.com
21		Attorneys for Plaintiff and the Proposed Class
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1 **DECLARATION PURSUANT TO CALIFORNIA CIVIL CODE § 1780(d)** 2 3 I, Mark J. Tamblyn, declare as follows: 4 1. I am an attorney with the law firm of Wexler Wallace LLP, counsel for Plaintiff 5 in this action. I am admitted to practice law in California and before this Court, and am a 6 7 member in good standing of the State Bar of California. 8 2. Venue is proper in this Court, pursuant to California Civil Code section 1780(d), 9 because Plaintiff suffered injuries as a result of Defendant's acts in this District, many of the acts 10 and transactions giving rise to this action occurred in this District, and Defendant: (1) is 11 authorized and registered to conduct business in this District; (2) has intentionally availed itself 12 of the laws and markets of this District through the distribution and sale of its goods or services 13 in this District, and its own selection of this District as a forum; and (3) is subject to personal 14 15 jurisdiction in this District. 16 I declare under penalty of perjury under the laws of the United States and the State of 17 California the foregoing is true and correct and that this declaration was executed on March 30, 18 2020 in Sacramento, California. 19 /s/ Mark J. Tamblyn\_ 20 Mark J. Tamblyn 21 22 23 24 25 26 27 28